SBP:jbn

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of)	RECEIVED
ARITA)	MAY 0 6 2003
חוויה		OFFICE OF PETITIONS
Serial No. 09/871,149	,) Ех	xaminer: Unknown
Filed: June 1, 2001)) Gr)	roup Art Unit: Unknown
For: System And Method For Creating A Purchase Order For Combination Items, And Storage Media In Which A Program For Creating Information On Combination Items Is Recorded))))	

PETITION FOR REVIVAL OF AN APPLICATION ABANDONED UNAVOIDABLY DUE TO APPARENT PATENT OFFICE AND/OR MAIL ERROR UNDER 37 C.F.R. § 1.137(a)

Attention: Office of Petitions

Assistant Commissioner for Patents

Box DAC

Washington, D.C. 20231

Dear Sir:

The above-identified application became abandoned for failure to file a timely and proper response to a Notice allegedly mailed on July 31, 2001. Applicant most respectfully petitions for prompt revival of this application.

The following items accompany this petition:

1. A petition fee (small entity) in the amount of \$55.00 (37 C.F.R. § 1.17(I)).

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- A proposed response to the above-noted Notice in the form of a RESPONSE TO NOTICE TO FILE MISSING PARTS.
- 3. An adequate showing of the cause of unavoidable delay is set forth below under the section entitled Statement of Reasons for Delay in Filing Response.

It is most sincerely and respectfully submitted that the entire period of delay from the due date for replying to the Office Action until the filing of this grantable petition was unavoidable due to mailing error by the Patent Office, the U.S. Postal System and/or the Hogan & Hartson mail center.

Statement of Reasons for Delay in Filing Response

Non-Receipt of Notice

As shown in the attached docket printout from Hogan & Hartson's docketing department, the Hogan & Hartson docketing department **never received** the identified Notice to File Missing Parts. See Attachment A.

Hogan & Hartson has detailed procedures for handling incoming mail from the Patent

Office. Mail enters Hogan & Hartson's central mail room and is then forwarded to the Patent

Docketing department (which includes a team of about 2 individuals that enter docket items into a

sophisticated docket management system [see PC MASTERS printout in Attachment A¹]) and that route items accordingly via an interoffice mail department. Mail received by the Patent Docketing department is promptly entered into the management system and then forwarded to the corresponding attorney. In this case, there is **no record of receipt** of such a Notice. Moreover, Hogan & Hartson and the undersigned attorney never received such a Notice.²

Discovery of the Status

The undersigned discovered the abandonment after conducting a standard status check filed on December 26, 2002 after the Patent Office's response provided by way of the Notice of Abandonment of April 14, 2003.

Reasons For Abandonment / No Further Problems

In view of the procedures implemented at Hogan & Hartson, there is some likelihood that this Notice was inadvertently not mailed by the Patent Office. There is also some likelihood that this Notice was inadvertently mis-handled by the Hogan & Hartson mail center and not properly routed to the docketing department. Hogan & Hartson is a large firm with multiple thousands of employees and more than 18 offices world wide. Accordingly, as in the Patent Office, the

Attachment A includes a cover sheet from the Hogan & Hartson docketing department. The message statement regarding matter 82084-0004 relates to a different matter in which the Patent Office recently inadvertently delivered the mail to the wrong address.

The undersigned submitted the Declaration on September 28, 2003. Because no Notice was received, it was believed that the Patent Office decided not to issue a Notice to File Missing Parts after this submission. A copy of the Notice was requested and received on April 28, 2003. See Attachment B.

Hogan & Hartson mail room processes a large volume of mail that may, in some instances, be mishandled.

In view of, among other things, the strong docketing systems at Rothwell, Figg, Ernst & Manbeck and the many years of operation as a strong mid-sized Patent Boutique, this client matter recently followed the undersigned to Rothwell, Figg, Ernst & Manbeck. Accordingly, any docketing issues at Hogan & Hartson are no longer applicable.

Request for Immediate Revival And Prompt Examination

The undersigned requests that the Patent Office immediately reopen prosecution and send this case to the Examiner for examination. In addition, the undersigned respectfully requests that the Examiner contact the undersigned to arrange an interview to discuss this case in the interest of expediting examination. The undersigned understands that pendency in this class is currently very long, such that no time should be lost due to the present abandonment. However, it is sincerely requested that this application be handled as promptly as possible. Notably, in a recent Patent Office Business Method Partnership Meeting held at the Patent Office, the Patent Office indicated that first Office Actions are usually not received for well over two years in this class. Recently, the Patent Office even confirmed that this is now often well over three years until the first Office Action in this class.

In the event that any fees are due in connection with this document, please charge our Deposit Account No. 02-2135.

Respectfully submitted,

Ву_

Stephen B. Parker Attorney for Applicants Registration No. 36,631

ROTHWELL, FIGG, ERNST & MANBECK, p.c.

Suite 800, 1425 K Street, N.W. Washington, D.C. 20005

Telephone: (202)783-6040

Date: May 2, 2003

ATTACHMENT A



HOGAN & HARTSON L.L.P.

COLUMBIA SQUARE 555 THIRTEENTH STREET, N.W. WASHINGTON, DC 20004-1109

> Tel.: (202) 637-5600 Fax: (202) 637-5910

BERLIN **BRUSSELS** LONDON PARIS BUDAPEST PRACUE WARSAW MOSCOW TOKYO NEW YORK, NY BALTIMORE, MD McLEAN, VA MIAMI, FL DENVER, CO BOULDER, CO COLORADO SPRINGS, CO LOS ANGELES, CA

IMPORTANT NOTICE

TELECOPY/FACSIMILE COVER LETTER

TO:	Stephen Par	rker		DATE:	4/29/03
-	Rothwell, Figg, Erns	t & Manbeck			
FROM:	Sharlenç San	pson		TIME:	11:54 AM
TOTAL	NO. OF PAGES, INCLU	JDING COVER:	3		
	hat a ny dissemination, distrik on in error should notify us in				
	versation attached is the provinginal print out to follow		s for 820 84-000	2. The notice o	f allowance for 82084
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	•	FOR INTERNAL PU	RPOSES ONLY	,	· ·
TELE	COPY/FAX NUMBER: _	(202) 783-6	031		.w
	CLIENT NUMBER:	76005-0630) <u> </u>		• •
ATTORNE'	Y BILLING NUMBER:	6005			

(202) 626-3525

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CONFIRMATION NUMBER:

4/29/2003

Patent Information Print

Actions

Action Act Due Date Taken Dt DeadLn Dt Comp Dt	Info Discl. Statement 01SE2001 01SE2001	Resp Atty #1 Resp Atty #2 Date Range Day Date Range Month Date Range Year
Action Act Due Date Taken Dt DeadLn Dt Comp Dt	Status New 01AU2002 01AU2002	Resp Atty #1 Resp Atty #2 Date Range Day Date Range Month Date Range Year
Action Act Due Date Taken Dt DeadLn Dt Comp Dt	Transferred Out	Resp Atty #1 Resp Atty #2 Date Range Day Date Range Month Date Range Year

Act Notes

Email from clt w/instr to transfer cases to SBP

Action Act Due Date	Foreign filing completed	Resp Atty #1 Resp Atty #2
Taken Dt		Date Range Day
DeadLn Dt		Date Range Month
Comp Dt		Date Range Year

Inventors

Inv Name Assigned	MASAHIRO ARITA	Inv Cd 1 Inv Cd 2
Text #2		Real #1
Inventor		Real #2
Inv Dt		

Title

SYSTEM AND METHOD FOR CREATING A PURCHASE ORDER FOR COMBINATION ITEMS, AND STORAGE MEDIA IN WHICH A PROGRAM FOR CREATING INFORMATION ON COMBINATION ITEMS IS RECORDED





Commissioner for Patents Washington, DC 20231 www.uspto.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY, DOCKET NO./TITLE

09/871,149

06/01/2001

Masahiro Arita

82084-002

CONFIRMATION NO. 7431
ABANDONMENT/TERMINATION
LETTER

OC00000009830643

6449 ROTHWELL, FIGG, ERNST & MANBECK, P.C. 1425 K STREET, N.W. SUITE 800 WASHINGTON, DC 20005

Date Mailed: 04/14/2003

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 07/31/2001.

• No reply was received.

A petition to the Commissioner under 37 CFR 1.137 may be filed requesting that the application be revived.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of **UNAVOIDABLE DELAY** must be filed promptly after the applicant becomes aware of the abandonment and such petition must be accompanied by: (1) an adequate showing of the cause of unavoidable delay; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(I); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Under 37 CFR 1.137(b), a petition requesting the application be revived on the grounds of **UNINTENTIONAL DELAY** must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) a statement that the entire delay was unintentional; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(m); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Any questions concerning petitions to revive should be directed to "Office of Petitions" at (703) 305-9282.

A copy of this notice MUST be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE

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MAY 0 6 2003

OFFICE OF PETITIONS